Case 4:11-cr-00153-A Document 68 Filed 11/22/16 Page 1 of 2 NORTHERN DESTRICT OF TEXAS FHED IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS NOV 22 2016 FORT WORTH DIVISION CLERK, U.S. DISTRICT COURT UNITED STATES OF AMERICA § Denuev S VS. S NO. 4:11-CR-153-A § CHRISTOPHER TURRENTINE Ş

<u>ORDER</u>

After having considered the motion of defendant,

CHRISTOPHER TURRENTINE, to terminate his term of supervised

release, and the responses thereto of the government and the

probation office, the court has concluded that such motion should

be denied. The government opposes grant of the motion, and the

probation office does not take a position on whether it should or

should not be granted other than to note that it has no grounds

on which to oppose defendant's request.

Apparently the main problem defendant is having with ongoing service of his term of supervised release is that it interferes with his ability to engage in the kind of travel his job requires. The condition of supervised release to which defendant must have reference is the standard condition that he will not leave the judicial district without permission of the Court or the U.S. Probation Officer. Normally the court does not involve itself in giving permission for out-of-judicial-district travel, but relies on the probation officer to use his or her good

judgment in determining whether out-of-district travel should be permitted, and, if so, the conditions that should be imposed relative to such travel. The court suggests that defendant and his probation officer seek an understanding, which should be reduced to writing, that would assist defendant in his out-of-district travel needs.

THE COURT SO ORDERS.

SIGNED November 22, 2016.

JOHN MCBRYDE

Inited States District Judge